PICTURES AND EYES.

to Adjust the Latter to Properly Ob-

The observer, in order to see a picture to the best advantage, must adjust his vision to that of the artist who produced it. Most of us do this instinctively. Not only do we select the best point of view from which to observe a picture, but we recede from the painting until the lights and colors blend in just the right degree. In addition to that many instinctively pinch the eyes together, producing thus a mementary astigmatism, such as the artist had produced in his own eye, and find the picture thus apparently improved.

A most useful appliance for viewing pictures is the so called stenopaic slit. This is merely a slit one or two millimeters in width in a card or thin plate of brass. Simple as this device is but few persons are aware of how much it adds to the effect in viewing paintings. as it allows the rays of light in only one meridian to pass through the cornea of the observer. If he wishes to look at a painting done by an artist whose vision is normal, or nearly so, the observer turns the slit around to correspond with the meridian of his own best vision. If, however, he looks at a picture in which it is desirable to have overlapping of the retinal images—at one where the colors must be mixed in the eye, for example—it is necessary to rotate the slit to another position, usually at right angles to the first, and with this a can-vas which before showed too clearly the blotches of color now becomes blended into a much more perfect whole.

I would recommend this simple de-vice to any one who has not already experimented with it. Thus, by adjusting our own personal equation of eyesight to that of the artist, we literally obtain his point of view. The colors are heightened, the daubs blend and new beauties appear. Instead of seeking, like our friend mentioned at first, for "the handlest way to get out of this 'ere place," we are glad to stay longer to study and to enjoy. Here, as everywhere, it is art and science together that yield the richest result. If everywhere that yield the richest result. If science is allowed to be the interpreter, we may gain a heightened enjoyment of art and the artist a comforting increase of appreciation.—Lucien Howe, M. D., in Popular Science Monthly.

Article Ten of the Constitution of Virginia, and Providing for Publishing Said Amendment and Certifying the

Said Amendment and Certifying the Same to the Next General Assembly.

Approved March 8, 1894.

1. Resolved by the house of delegates and sender (a majority of the members elected to each of the two houses agreeing thereto). That the following amendment to the constitution of Virginia be, and is hereby proposed, and is hereby proposed to the constitution of virginia the fifth clause of article ten, which is in the following words.

ding one dollar per annum on every male n who has attulned the age of twenty one (which shall be applied exclusively in aid of circe schools; and counties and corporaball have power to impose a capitation of exceeding, lifty cents per annum, for all steps.

Resolved. That the clerk of the senate and clerk of the house of delegates be required to the house of delegates be required to the senate and the senate of the senate sembly to be chosen at the senate clerk of the senate clerk of the house of delegates a certified copy of proposed amendments and of these resolutions, together with the certificate of publications, together with the certificate of publications. the said proposed amendments shall have been published.

published.

Office of Clerk of House of Delegates.

Hollmond, Va., July 25, 1895.

The foregoing is a copy of a joint resolution proposing an amendment to the fifth section of artice 10 of the constitution of Virginia, and providing for publishing said amendment and certifying the same to the next general assembly—which was agreed to during the sessions of 1898-1891 by a majority of the members elected to each of the two houses, and so recorded, and which joint resolution was approved by the governor on March 8, 1894, and is published in accordance with a provision contained therein.

Clerk of House of Delegates and Keeper of t Rolls of Virginia.

Stan law

LEGAL NOTICES.

LEGAL NOTICES.

IN THE CLERE'S OFFICE OF THE CIRCUIT COURT for the city of Rosnoke, on the 25th day of September, 1898, Lucy West, plaintiff, against Floyd West, defendant, chancery.

The object of this suit is to dissolve the bonds of matrimony heretofore solemnized between plaintiff and defendant and to obtain a decree for a divorce a vin rule matrimoni from the defendant, and an affidavit having been made and filed that the defendant, Floyd West, is not a resident of the State of virginia, it is ordered that he do appears here, within fifteen days after due publication hereof, and do what may be necessary to protect his interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in The Hoanoke Dally Times, and that a copy be posted at the front door of the courthouse of this city on the first day of the next term.

A copy—Teste:

S. S. BROOKE, Clerk.

A. J. CLIVER, P. Q.

WHEREAS, BY DEED, DATED 17TH DAY of October, 1892, recorded in the clerk's office of the Hustings Court for city of Rosnoke, Va., in deed book Si, page 191, T. R. Campbell conveyed to the undersigned certain property in trust to secure to P. L. Terry the sum of \$300, payable as therein set forth; and, whereas, default has been made in the payment of part of said debt, and being requested by P. L. Terry, the beneficiary thereamore, I will offer for said, exparately, at public auction, to the highest bidder. AT 19 O'CLOCK NOON, ON WEIDINESDAY, OCTOBER 10, 1805, at A. L. Marshall's planing mill, on Moorman road northwest, in city of Rosnoke, Va., the property described under said deed, to-wit: One Smith's planing machine and one partable eight horse power steam engine.

TERMS: Cash. S. W. JAMISON.

PY VIRTUE OF A DRED OF TRUST EXE

BY VIRTUE OF A DRED OF TRUST EXEthe 30th day of August, 1891, and duly recorded on page 31 in deed book No. 67 of the
flustings Court records for the city of Roanoke conveying to George J. Peet Tr., and his
successors certain real estate therein described
in trust to secure to the National Matual Building and Loan Association of New York certain
(payments of money provided to be made under
the terms of the said trust, which payments now
giand in default and said association having as-

LEGAL NOTIOES.

LEGAL NOTIORS.

signed for value its entire interest in said debt and the undersigned having been by order of court daily sub-tituted for Geo. J. Peet, trustee, by consent of the parties at interest, therefore, on request of 7. F. Stearlies parties at interest, therefore, on request of 7. F. Stearlies parties at interest, therefore, on request of 7. F. Stearlies parties at his content of the premises, at public outcry, to the higher to bidder for cash, either in person or by counsel, all of that certain to to parcelof said, with all the improvements thereon, situated at No.518 Olimer or Fourth) avenue n.e., in the city of Roanoke, and State of Virnias, and bounded and described as follows, to-wit: "Heginning at a point on the southerly side of Glimer street, distant 150 feet easterly from the southeasterly corner of Glimer street and Wood street and running thence along Glimer street, south 87° 85°, cast 50 feet, thence north 2° 15°, east 100 feet of Glimer street, thence north 2° 15°, east 100 feet of the place of beginning. A mount due upon said debt as of August 5, 1805; is \$1322,13 and costs of this saie.

8 21 tde

ARTHUR N. DERR, Trustee.

By consent of the parties at interest the above sale is postponed to Monday, September 23, 1895, at the same time and place.

ARTHUR N. DERR, Trustee.

Under an order of court the above advertised sale is postponed until September 30, 1895, at the same place and hour, or to such other date, to be hereafter stated, as the said court injunction shall have been previously dissolved.

ARTHUR N. DERR, Trustee.

shall have been previously dissolved.

ARTHUR N. DERR, Trustee.

ARTHUR N. DERR, Trustee.

ARTHUR N. DERR, Trustee.

TRUSTER'S SALE—BY VIRTUE OF A CERtain deed of trust, dated the 1st day of January, 1891, and recorded in the clerk's office of the liustiegs Court for the city of Roanoke, in deed book 91, page 296, from the Exchange Building and Investment Company to the undersigned trustee, executed for the purpose of securing A. M. and W. M. Fuller the sum of twenty-five hundred dollars (\$2,500 CO), with interest thereon at the rate of 6 per cent. per annum; default having been made in the payment of the taxes upon said property for the year 1894, and default having been made in the payment of the taxes upon said loan on the 1st day of July, 1695, and having been required so to do by the beneficary in said deed and in accordance with the terms of the same, providing that, in event of default being under in the payment of any of said semi-annual instalments of interest or in the payments of taxes upon said property, the entire debt shall mature, the undersigned will, in front of the courtnoses of the city of Roanoke, Va., offer for sale at public aaction, AT12 O'CLOCK NOON, O'N THE 18TH DAY OF O'CTOBER, 1885, the following described parcels of land, situated in the city of Roanoke, Va..

Begiuning at a point on the southede of Roanoke, Va.:

Begiuning at a point on the southede of Robertson street 175 feet east of Jefferson street, thence south 87 degrees 15 minutes east 10 feet along Robertson street, thence south 87 degrees 15 minutes east 10 feet along Robertson street for the point, thence north S. degrees 15 minutes west 20 feet to a point, thence north S. degrees 15 minutes east 10 feet along Robertson street, thence south 87 degrees 15 minutes east 10 feet along Robertson street for the point, thence north S. degrees 15 minutes east 10 feet along Robertson street for the point, thence north S. degrees 15 minutes east 10 feet along Robertson street, thence south 9 degrees 11 man for the south 9 degrees 15

day of the courthouse of this city on the first day of the next week. A copy—Teste:

R. RANDOLPH HICKS, p. q.

TRUSTEE'S SALE—BY VIRTUB OF A DERD of trust executed October 20, 1891, by S. C. Whitaker and wife to E. A. Walton, trustee, to secure a certain debt therein mentioned, which deed is of record in the clerk's office of the Corporation Court of Roanoke city in deed book 68, page 324, and by virtue of an order of the said court substituting the unders' gned in the place of the said Walton, trustee, default having been made in the payment of the debt upon the terms of the said walton, trustee, default having been made in the payment of the debt upon the terms of the said walton, trustee, default having been made in the payment of the debt upon the terms of the said deed and being required so to do by the beneficiary, I shall ON THE 19TH DAY OF OCTO BER, 1895, AT 12 O'CLOKE M., in front of the contribones in the city of Roanoke, Va., offer for sale to the highest bidder for cash the property convayed in the said deed of trust, which is known as the west half of lot 5, section 15, of the Lowis addition to Roanoke city, which from a Steed on the south side of Ninth avenue and extends back between parallel lines 130 feet to an alley, and has on it a connotrable dwelling. The amount due under the said deed, including insurance paid, is \$1,499.52 JAS. S. GROVES, \$9.17-148 Substituted Trustee.

BY VIRTUE OF A DEED OF TRUST, DATED J. B. Dickinson, recorded in the clerk's office of the Hustings Court for the city of Roanoke, Va. in deed book No. 31, page 137, whereby the said J. H. Dickins son conveyed the property hereinafter described to me, the undersigned trustee, in trust to secure to the Roanoke Land and Improven ent Company the payment of the sum of \$50 payable in three equal annual instalments of \$100 cach, with interest, payable annually, and default having been made in a portion of said sum, and having been made in a portion of said sum, and having been mede in a portion of said sum, and having been reques

LEGAL NOTICES.

of Patton street and fronting 70 feet on Commonwealth avenue, formerly owned by Leonard Clark.

TERMS: One-third cash and the balance in one, two and three years, equal installments, deferred payments to bear interest and to be secured by a deed of trust on the property.

L. H. COCKE.

JOHN M. HART,

A. B. HUNT,

A. B. KING,

Special Commissioners.

I, S. S. Brooke, clerk of the corporation court, hereby certify that the bond required in the above case has been executed by L. H. Cocke.

8 28 tds
S. S. BROOKE, Clerk.

8 28 tds

S. 8. BROOKE, Clerk.

TRUSTEE'S SALE OF VALUABLE REAL testate.—By virtue of a certain deed of trust dated the 22nd day of April, 1889, and of record in the clerk's office of the corporation court for the city of Roanoke, Va. in deed book 22 page 319, from W. J. Blair and Lycurgus diair, Jr., to the undersigned in trust to secure the Home Loan and Building Association the payment of the debt in said deed mentioned, and default having been made by said W. J. Blair and Lycurgus Blair, Jr., and their assigns in the payment of their diag. J. T., and their assigns in the payment of their diag. J. T., and their assigns in the payment of directors of said association so requiring. I will ON MONDAY. THE 30TH DAY OF SEPTEM-BER, 1895, AT 12 O'CLOCK hoon, in front of the courthouse in Roanoke city. Va., proceed to sell at public anction to the highest bidder all that certain parcel of land lying in the city of Roanoke, Va., and described as follows, to wit:

Beginning at a point on the north side of Shenandoan avenue 725 feet cast of Park street, thence with said avenue south 08 degrees 50 minutes east 43.05 feet to a point, thence north 17 degrees 35 minutes was 161 feet to the beginning. Being lot No. 1 of the Blair servey and being a portion of the land conveyed to the said W. J. Blair and Lycurgus Blair Jr., by James S. Simmons by deed dated the 11th day of April, 1888, and of record in the clerk's office of the lands conveyed to the linestings.

on Roanoke street; thence north St degrees 41 minutes cast 67 feet to a point, thence south 1 degree 30 minutes east 44 feet to kim street, thence with a kim street south 88 degrees 41 minutes west 67 feet to the point of beginning.

2. Beginning at a point on the east side of Roanoke street and 54 feet north of the northeast corner of Roanoke and Edm streets, thence north 88 degrees 41 minutes east 67 feet to a point, thence north 1 degree 30 minutes west 10 feet to a point, thence north 1 degree 30 minutes west 10 feet to a point, thence north 88 degrees, 44 minutes east 79 feet to a point, thence north 88 degrees, 44 minutes east 79 feet to a point, thence north 1 degree 30 minutes west 10 feet to a point, thence north 1 degree 30 minutes west 10 feet to Roanoke street, thence with Roanoke street south 1 degree 30 minutes east 60 feet to the place of beginning.

3. Beginning at a point on the north side of Elm street 67 feet east of Roanoke street, thence north 1 degree 30 minutes west 74 feet to a point, thence south 1 degree 30 minutes east 20 feet to a point, thence south 1 degree 30 minutes west 24 feet to bein street, thence with Elm street south 88 degrees 41 minutes west 29 feet to the beginning.

4. Beginning at a point on the north side of Elm street 30 feet cast of Roanoke street, thence north 1 degree 30 minutes west 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a point, thence south 1 degree 30 minutes east 74 feet to a limites west 25 feet to the beginning.

5. Beginning at a point or the north side of Film street, th

I, S. S. Brooke, clerk of the flustings Court for the city of Roanoke, Va., do certliy that the bond in the above styled causes has been executed as required by said decree, by W. H. Saunders and L. H. Cocke.

S. S. BROOKE, Clerk.

BY VIRTUE OF A CERTAIN DEED OF trust, dated the 17th day of October, 1890, and recorded in the cierk's office of the Hustings Court for the city of Roanoke, Va., in deed book 54, page 160, executed by J. F. Connelley to the undereigned trustee, for the purpose of securing 10 R R. Flansgan the payment of the sum of \$1,000, evidenced by two certain interest-bearing negotiable notes in the sum of \$500 each, executed by the said J. F. Connelley, and payable one and two years from date; and default having been made in the payment of the note last mentioned, and having been requested by the holder thereof so to do, i will, ON THE THI DAY OF OCTOBER, 1895, in front of the courthouse of the city of Roanoke, offer for sale at public anction, AT 12 OCLOCK NOON, the following described parcel of land:

Beginning at a point at the south corner of Cleveland street and on the west side of Spottswood avenue, thence along Spottswood avenue north 46 degrees west 120 feet to a noint, thence north 46 degrees west 120 feet to an alley, thence

LEGAL NOTICES.

north 41 degrees east 250 feet to Cleveland street, thence with Cleveland street south 46 degrees east 120 feet to the place of beginning. Known as lots Nos. 16, 17, 18, 19 and 20, in section 7, of the Mountain View addition to the city of Roa-noke.

the Montiain View addition to the city of Aconolic.

TERMS OF SALE—Cash as to the sum of \$500, with interest thereon from the 17th day of October, 1850, subject to a credit of \$200, as well as the costs of sale; and as to the residue upon a credit of one and two years from the date of sale, with interest from that date, which said defe red payments are to be secured by deed of trust upon the premises to be conveyed.

T. R. TANNER, Trustee.

place of beginning, and known as part of lot No. S. section No. 7, of the Edgewood addition.

TBRMS—Cash sufficient to pay the costs of the sale and the debt due said association, amounting to \$1.96.99, as of the first day of August, 1835, and the balance, if any, payable in one and two years with approved security for deferred payments.

AltTHUR N. DERKN, 9-10-tcs.

Trustee.

Truste

LEGAL NOTICES

BER, 1895, at 12 o'clock noon, at the front diese

ROBT. E. SCOTT, Trustee.

1 Trust executed by G. T. Walker, October 17, 1819, recorded in deed book No. 50, page 225. con reying to Hobt. E. Scott, trustee, property here-insiter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$598.53 exch. cated October 17, 1890, and payable, with interest from date; in the payment of which the said G. T. Walker having defaulted, and being directed so to 40 by the heiders of the said, notes, I will, ON THE 291H DAY OF OCTOBER, 1895, at 12 o'clock noon, at the front door of the courthouse of Roanoke city, soil at pablic anction, a lot of land on the south side of fast Campbell street, Roanoke, Virginia, 250 feet west of Fourth street; being lot No. 27, section No. 1, seconding to the man of the Woodland Park Land Company TERMS: Cash som!

AND SALE - BY VIRTUE OF A DERD OF 17, 1890, rec rided in used book No. 50, page 34, courcying to Robt E. Scott trustee, properly heretnafter described in trust to secare to the Woodland Park Land Company the payment of

iot of land on the southwest corner of Woodland avenue and Fourth street. Roanoke, Virgisla, being lot No. 14, section No. 3, according to the major the Woodland Park Lasd Company. TERMS: Cash smidlent to pay the sum of \$1,00 with interest as above and the costs of executing this trust, and the residue in one and; wo years, evidenced by purchaser's bonds, secured by deed of trust on the property. ROBT K. SCOTT, Tractee. 927 td.

years, avidenced by purchaser's bonds, secured by deed of trust on the property. ROBT K. SCOTT, Trustee.

LAND SALE.—BY VIRTUE OF A DEED OF ITAS executed by J. F. Wingfield October 17, 1890, recorded in deed book No. 56, page 298, conveying to Robt. E. Scott, trustee, property bereinalter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1890, payable with interest from date in one and two ears from date in the payment of which the said J. F. Wingfield having defaulted and being directed so to no by the holders of the said notes. I will, ON THE 29TH DAY OF OUTUBER, 1895. AT 12 O'CLOUK NOON, at the front door of the courthouse of Kononice city, sell at public ancilon a lot of land on the south side of Woodland avenue, Roanoke, Virginia, 200 feet west, of Fourth street, being lot No. 9, section No. S. ac ording to the map of the Woodland Park Land Company. TRIMS: , Cash sufficient to pay the sum of \$1,000 with interest as above and the coas of executing this trust and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trost on property sold. ROBT. E. SCOTT. Trustee.

LAND SALE.—BY VIRTUE OF A DEED OF trust executed by T. E. B. Hartsook Gelober 17, 1890, recorded in deed book No. 59, page 299, conveying to Robt. E. Scott, trustee, property hardinafter described in trust to secure to the Woodland Park Land Company the payment of two notes of \$203,33 each, dated October 17, 1890, and payable with interest reform date in one and two years from date; in the payment of which the said T. B. B. Bartsook having defaulted, and being directed so to do by the noteres of the said notes of \$203,33 each, dated October 17, 1890, and payable with interest as above, and the costs of two notes of \$203,33 each, dated October 17, 1890, and payable with interest as above, and the costs of executing this trust, and the residue in one and two years from date; in the payment of which the said T. B. B. Bartsook having defaulted, and be

LEGAL NOTICES.

the Woodland Park Land Company. TERMS:
Cash sufficient to pay the sum of \$338.33, with
interest as above, and the costs of executing this
trust, and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of
trust on the property. ROBT, E. SCOTT,
Trustee.

LAND SALE.—BY VIRTUE OF A DEED OF Itenst executed by M. C. McKinstry October 17, 1880, recorded in deed book. No 50, page 282, conveying to Root. E. Scott, trustee, properly hereinafter described, in trust as secure to the Woodland Park Land Company the payment of two nores of \$318-33 each, and payable, with reterest from date, in one and two years from date. deneed by purchaser's bonds, secured by deed trust on the property.

9 27 tds

ROBT. E. SCOTT,

Trustee.

Trustee.

I AN) SALE --BY VIRTUE OF A DEED OF trust executed by J. F. Wingfield Oc obest 1, 1880, secreted in deed book No 56, page 390 conveying to Hoot. E. Scott. trus ee, properly decentrate in steel described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$50 each, dath of cotoer 17, 1880, payable with interest from date in one and two years from date in the payment of which the said f. F. Wingfield having defaulted, and being directers so to do by the holders of the said notes, I will ON THE FITH DAY OF OCTOBER, 1895, AT to O'CLOCK NOON, at the front door of the combines of Roanoke city, sell at public anction, a lot of land on the south side of Woodl, ad average, Roanoke, Virginia, 80 feet west of Fourth street, being lot No 12, section No. 3, according to the map of the Woodland Park Land Company, TBRMS, Cash smitclent to pay the sum of \$1,600 with laterest as above, and the costs of executing this trust, and the residue in one and two years evidenced by purchaser's bonds, secured by deed of trust on the property. ROBT. B. SCOTT. Trustee.

AND SALE, BY VIRTUE OF A DEED OF

or trust on the property. ROBT. S. SCOTT.
Trustee.

Ottustee.

Ottustee.

AND SALE.—BY VIRTUE OF A DEED OF
Inst executed by B. F. Moomaw, Jr., October 17, 1899. recorded in deed book No. 52, page
385, conveying to Robt. E. Sco t. rustee, property
hereinafter described, in trust to seeme to the
Woodland Park Land Company the payment or
two notes of \$350 each, dated October 17, 1890.
and payable with interest from date, in one and
two vears from date: in the payment of which
the said B. F. Moomaw, Jr., having defaulted,
and being directed so to do by the holders of said
notes, I will, ON THE 29TH DAY OF OCTOBER,
1895, AT 12 O'CLOOK NOON, at the front door of
the courthouse of Rosnoke city, sell at public
suction a lot of iand on the south side of East
Campbell street, Rosnoke, Virginia, 150 feet west,
of Fourth street, being lot No. 31, section No. f,
according to the map of the Woodland Park Land
Company. TBRMS: Cash sufficient to pay the
sum of \$700 with interest as above, and the coste
of executing this trust, and the residue in one
and two years, evidenced by purchaser's bonde,
secured by deed of trust on the property. ROBT.
E. SCOTT, Trustee.

hundred and one (201) ward Five (5) as shown on the map of the Roaneke Land and Improvement Company.

TERMS—Cash sufficient to pay all costs of exceiting this trust, including a commission to the trust e, and to pay off said bond with arrearrage; due thereon, amounting in the aggregate to \$1,036 (8, as of October 4, 185), and the balance if any, in one and two equal annual instalments one in twelve and twenty-four months, with interest thereon from date, the purchaser executing negotiable notes for the deferred payments and secured by deed of trust on property. ROBT, and secured by deed of trust on property. ROBT in the said secured by deed of trust on property. ROBT is a scott, trustee, property and secured by deed of trust on property. ROBT is a scott in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of the map of the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of the notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in the payment of the notes of \$500 each, dated October 17, 1890, and payable, with interest from date; in one and two years, evidenced by parchaser's bonds, the result of the said 1. F